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21186	7590 11/15/2006		EXAMINER		
	AN, LUNDBERG, W	SHAPIRO, JEFFERY A			
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	•		3653		

DATE MAILED: 11/15/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)			
Office Action Summary		10/770, Examine		POTEREK ET AL.			
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Tho MA	ILING DATE of this commun		A. Shapiro	3653			
Period for Reply	ILING DATE OF this commun	icauon appears on u	re cover sheet with the c	orrespondence addre	:55		
THE MAILING - Extensions of time after SIX (6) MON - If the period for re - If NO period for re - Failure to reply with Any reply received	D STATUTORY PERIOD F DATE OF THIS COMMUNI e may be available under the provisions ITHS from the mailing date of this comm ply specified above is less than thirty (3 ply is specified above, the maximum st thin the set or extended period for reply d by the Office later than three months a madjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In no enunication. 0) days, a reply within the statutory period will apply and will, by statute, cause the a	event, however, may a reply be tim atutory minimum of thirty (30) days will expire SIX (6) MONTHS from oplication to become ABANDONE	nely filed s will be considered timely, the mailing date of this comm D (35 U.S.C. § 133).	nunication.		
Status ·							
1)⊠ Respons	sive to communication(s) file	ed on <u>28 Aug</u> ust 200	<u>06</u> .				
2a)⊠ This acti	• • • • • • • • • • • • • • • • • • • •	2b)⊡ This action is					
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Disposition of Cla	aims						
4a) Of the 5) ☐ Claim(s) 6) ☑ Claim(s) 7) ☐ Claim(s)	11-54 is/are pending in the e above claim(s) is/a is/are allowed. 11-54 is/are rejected. is/are objected to. are subject to restrict	re withdrawn from c					
Application Pape	rs		•				
9) ☐ The spec	ification is objected to by th	e Examiner.	•				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)∐ The oath	or declaration is objected to	by the Examiner. I	Note the attached Office	Action or form PTO-	152.		
Priority under 35	U.S.C. § 119						
a)	edgment is made of a claim) Some * c) None of: ertified copies of the priority ertified copies of the priority opies of the certified copies oplication from the Internation ttached detailed Office action	documents have be documents have be of the priority documental Bureau (PCT R	een received. een received in Applicati nents have been receive ule 17.2(a)).	on No ed in this National Sta	age		
Attachment(s)							
1) Notice of Refere	nces Cited (PTO-892)		4) Interview Summary				
	person's Patent Drawing Review (F closure Statement(s) (PTO-1449 or il Date		Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		52)		

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DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 27 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

For example, in Claim 27, line 4, it is unclear what "receives accept and reject signals", in line 6, what is "determining", in line 8, what is "receiving sensor signals" and in line 10, what is "generating" the messages.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 11-13, 15-18, 20, 21, 27-34, 53 and 54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakagawa (US 6,711,874 B1) in view of Feurstein et al (US 4,011,155).

Nakagawa discloses a weight checker (30 or 300) (construed as a checkweigher) with checkweigher logic circuitry as part of a pharmaceutical packaging apparatus with conveyor (310). See figures 8a, 9a and 10, for example as well as col. 5, lines 22-31 which shows and discusses said checkweigher logic. These flowcharts indicate logic

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which is part of the check weigher controls (30) and seal checker controls (40). See col. 10, line 30-col. 11, line 67. The logic can be construed as Applicant's checkweigher logic. Bite detection is also input into the system, as illustrated in figure 7. Nakagawa also discloses a combination controller (10), package controller (20), weight checker control unit (30) and seal checker control unit (40) that work together to control Nakagawa's packaging system. A remote controller (50) has a central processing unit (51) with memory (52 and 53). Diagnostic history is stored in RAM (53) and is illustrated in figure 8b. Controller (50) has a touch screen comprising an indicator means (54) and warning means (55). See col. 7, lines 27-55. Note figure 10, elements (S46A, S46 and S52) as well as col. 11, lines 45-61 and col. 12, lines 25-44, which illustrates and discusses the displaying of messages on touch screen display (54) concerning the "integrity" of the system. Specifically regarding Claim 21, note that elements (S46A, S46 and S52) concerns shutting down the system due to detected system abnormalities.

Nakagawa does not expressly disclose, but Feurstein discloses sensing items such as packages (94) and rejecting those that are not of adequate length from a conveyor stream. See col. 8, line 65-col. 9, line 8 and figures 6, 8a and 8b. It is considered obvious to use the same set of beams to detect both length and skew of a package since skew detection is considered to be a subset of length detection. Note from figure 6 that if the package is skewed, certain beams will be broken sooner than they would normally, thus causing the sensed "length" covered by the package to be increased past an accepted norm, therefore causing the package to be rejected. See

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also figure 15, showing reject conveyors (8a, 8b and 8c). See also col. 9, lines 9-17, which indicates that a photo detector pair (212a-212b) that causes redirection of the rejected package to the reject conveyors. Detection of the presence or absence of packages by the photo detectors is indicative of movement of said packages through the system.

Regarding Claims 15 and 17, note Feurstein, col. 15, line 64-col. 16, line 2, which indicates a limit switch (47) is used to determine if a package item has moved onto the reject conveyor. Note that it would have been obvious to have a similar switch to detect passage of items onto any offshoot conveyors onto which items might have been redirected, such as an acceptance conveyor.

Regarding Claims 16, 18 and 32, note that Feurstein discloses use of a limit switch (354) that senses when a particular conveyor is full of packages or blocked by them. See col. 16, lines 47-49.

At the time of the invention, it would have been obvious to one of ordinary skill in the art to have added sets of photo detector pairs throughout Nakagawa's system, and specifically on Nakagawa's conveyor system, as taught by Feurstein. Further, it would have been obvious to have incorporated the rejection air jet and associated rejection conveyor so as to reject an item produced by Nakagawa's system that was not of the correct length or that was skewed.

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The suggestion/motivation to do so would have been to reject packages that are defective regarding length or skew of a package as it is presented to the checkweigher. See Feurstein, col. 8, line 65-col. 9, line 8.

Finally, note that it would have been obvious to use a photo detector to detect passage of items from the main conveyor or from the checkweigher to offshoot conveyors as well as a photo detector to detect that a particular conveyor offshoot is blocked with items, as taught by Feurstein.

The suggestion/motivation would have been to indicating that a reject or acceptance had occurred or that items are blocking a particular offshoot conveyor.

Regarding Claims 30 and 31, it would have been obvious to one of ordinary skill in the art in light of Nakagawa's disclosure, as described above, to have generated a message on Nakagawa's touchscreen indicating that "ten items in a row" or "ten items out of the last thirty" were rejected. It would have been a matter of design choice based on the quality standards of the items produced and their production process as to what level of rejections triggers a message.

6. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nakagawa (US 6,711,874 B1) in view of Feurstein et al (US 4,011,155) and further in view of Komori et al (US 5,990,422).

Nakagawa and Feurstein disclose the system as described above.

Nakagawa does not expressly disclose, but Komori discloses a checkweigher with conveyor having independent integrity checking logic (25) with sensors (15, 20, 21,

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22) that provide information to the independent checking logic **concerning the movement of the items** through the checkweigher system. See col. 5, lines 10-39 and figure 4 of Komori. Komori further determines gap length between items and attempts to maintain items having particular lengths with sufficient gap between them for presentation to the checkweigher.

At the time of the invention, it would have been obvious to one ordinarily skilled in the art to have used photo detectors to determine gap length between successive items and apply this gap length to said items before they reach the checkweigher.

The suggestion/motivation would have been present items to the checkweigher in a manner facilitating accurate measurement of the items while maintaining optimum operation throughput. See Komori, col. 1, lines 45-50, 62-67, col. 2 lines 1-15 and lines 65-67, and col. 3, lines 1-6, 24-28 and 61-67.

5. Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nakagawa (US 6,711,874 B1) in view of Feurstein et al (US 4,011,155) and further in view of Nozaki et al (US 4,822,647).

Nakagawa and Feurstein disclose the system as described above.

Nakagawa does not expressly disclose, but Nozaki discloses a high/low pressure sensor (15) that detects the pressure in a line (7 and 17).

At the time of the invention, it would have been obvious to one ordinarily skilled in the art to have used a similar pressure sensor to detect pressure in said air jet line.

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The suggestion/motivation would have been to detect a low-pressure situation concerning the reject station. Nakagawa provides further suggestion for detecting and reporting the condition of the air jet because it discloses detecting and reporting the integrity of various parts of the system through sensors and a touch screen display, as previously discussed.

6. Claims 22, 35, 37, 38, 40-42 and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakagawa (US 6,711,874 B1) in view of Komori et al (US 5,990,422).

Nakagawa discloses the system as described above.

Nakagawa does not expressly disclose, but Komori discloses a checkweigher with conveyor having independent integrity checking logic (25) with sensors (15, 20, 21, 22) that provide information to the independent checking logic **concerning the**movement of the items through the checkweigher system. See col. 5, lines 10-39 and figure 4 of Komori. Komori further determines gap length between items and attempts to maintain items having particular lengths with sufficient gap between them for presentation to the checkweigher.

At the time of the invention, it would have been obvious to one ordinarily skilled in the art to have used photo detectors to determine gap length between successive items and apply this gap length to said items before they reach the checkweigher.

The suggestion/motivation would have been present items to the checkweigher in a manner facilitating accurate measurement of the items while maintaining optimum

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operation throughput. See Komori, col. 1, lines 45-50, 62-67, col. 2 lines 1-15 and lines 65-67, and col. 3, lines 1-6, 24-28 and 61-67.

7. Claims 23, 36, 39. 43 and 45-52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakagawa in view of Komori et al and further in view of Feurstein.

Nakagawa discloses the system as described above.

Nakagawa does not expressly disclose, but Feurstein discloses sensing items such as packages (94) and rejecting those that are not of adequate length from a conveyor stream. See col. 8, line 65-col. 9, line 8 and figures 6, 8a and 8b.

Regarding Claims 24-26, note Feurstein, col. 15, line 64-col. 16, line 2, which indicates a limit switch (47) is used to determine if a package item has moved onto the reject conveyor. Note that it would have been obvious to have used a similar switch in Nakagawa's system to detect passage of items onto any offshoot conveyors onto which items might have been redirected, such as an acceptance conveyor.

Feurstein further discloses use of a limit switch (354) that senses when a particular conveyor is full of packages or blocked by them. See col. 16, lines 47-49. Note that a limit switch, as described in Claim 39, can be considered a pressure switch.

At the time of the invention, it would have been obvious to one of ordinary skill in the art to have added sets of photo detector pairs throughout Nakagawa's system, and specifically on Nakagawa's conveyor system, as taught by Feurstein. Further, it would have been obvious to have incorporated the rejection air jet and associated rejection conveyor so as to reject an item produced by Nakagawa's system that was not of the correct length or that was skewed.

The suggestion/motivation to do so would have been to reject packages that are defective regarding length or skew of a package as it is presented to the checkweigher. See Feurstein, col. 8, line 65-col. 9, line 8.

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Finally, note that it would have been obvious to use a photo detector to detect passage of items from the main conveyor or from the checkweigher to offshoot conveyors as well as a photo detector to detect that a particular conveyor offshoot is blocked with items, as taught by Feurstein.

The suggestion/motivation would have been to indicating that a reject or acceptance had occurred or that items are blocking a particular offshoot conveyor.

Regarding Claims 48 and 49, it would have been obvious to one of ordinary skill in the art in light of Nakagawa's disclosure, as described above, to have generated a message on Nakagawa's touchscreen indicating that "ten items in a row" or "ten items out of the last thirty" were rejected. It would have been a matter of design choice based on the quality standards of the items produced and their production process as to what level of rejections triggers a message.

Response to Arguments

recited, and each step is not linked to the independent logic.

8. Applicant's arguments filed 8/28/06 have been fully considered but they are not persuasive. First, regarding the 112 rejection of Claim 27, note that the cited claim language is still considered unclear. It is not clear that the "logic independent from the checkweigher logic" is the circuitry receiving accept and reject signals, determining if the packs were properly positioned, receiving sensor signals, and "generating" the messages. The "logic independent from the checkweigher logic" is not positively

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Regarding the rejection of Independent Claims 11, 22, 27, 35, 38, 41, 45 and 53, Nakagawa discloses a system using a conveyor and checkweigher to check the weight of recently produced pharmaceutical packages. Applicants assert that Nakagawa does not disclose an "independent integrity checkweigher logic". Applicants' independent logic circuit receives input from sensors such as photo-sensors that determine if incoming packages are skewed or jammed. This logic circuit also produces messages regarding skewing, jamming or packages that are too closely spaced. The independent logic also receives accept or reject signals from the checkweigher logic.

Note that Nakagawa discloses independent circuitry (10 and 50) that operates independently of the checkweigher. For example, see col. 7, lines 27-55, which mentions that controller (50) receives accept and reject signals from the checkweigher logic (30), which is directly connected to the weight detector (305). In col. 7, lines 43-47, warning means (55) generates a message/communication to the operator that the checkweigher is operating incorrectly.

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Feurstein discloses a conveyor with photo detector pairs used to detect the position of packages and the package length and orientation before it enters a reject portion of the conveyor. Komori discloses detecting length of an item and maintaining particular gap between items based in part on their length so as to present said items properly to a checkweigher.

As described above, Feurstein's and Komori's teachings of including package position detectors and package gap detectors combined with Nakagawa's disclosure provides one of ordinary skill with motivation to include package position, length and orientation detectors as well as gap sensors feeding their output to the independent control logic (50). This is the same structure as described in Applicants' claims. In fact, Applicants at paragraph 40 describe a wireless operator interface (700) connected to the independent integrity logic, and including a display and keypad. Nakagawa also includes a display and keypad in the form of a touch screen (54), therefore providing further evidence that Nagagawa, Feurstein and Komori read on Applicants' claims.

Conclusion

9. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffrey A. Shapiro whose telephone number is (571)272-6943. The examiner can normally be reached on Monday-Friday, 9:00 AM-5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick H. Mackey can be reached on (571)272-6916. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

JAS

November 10, 2006

PATRICK MACKEY SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

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